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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.	
` 09/187,907	11/06/98	GIRARDI		V	E-775	
Г		UMO 4-70 771	٦	EXAMINER		
WM01/0321 'STEVEN J SHAPIRO			HEWITT II,C			
PITNEY BOWES INC INTELLECTUAL PROP AND				ART UNIT	PAPER NUM	BER
TECHNOLOGY P 0 BOX 300		5 WATERVIEW DR		2161		4
SHELTON CT	06484			DATE MAILED:	03/21/01	7

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

WHAT I STOCK

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· · · · · · · · · · · · · · · · · · ·		Application No.	Applicant(s)						
Office Action Summary		09/187,907	GIRARDI ET AL.						
		Examiner	Art Unit						
	,	Calvin L Hewitt II	2161						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address									
Period fo	ORTENED STATUTORY PERIOD FOR REPLA	/ IS SET TO EYDIDE 2 MONTH	S) FROM						
THE N - Exter after - If the - If NO - Failu - Any r	MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36 (a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	mely filed s will be considered tim the mailing date of this D (35 U.S.C. § 133).	ely. communication.					
1)⊠	Responsive to communication(s) filed on 06 M	November 1998 .							
2a) <u></u> ☐	This action is FINAL . 2b)⊠ Th	is action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4) Claim(s) is/are pending in the application.									
4a) Of the above claim(s) is/are withdrawn from consideration.									
5)	5) Claim(s) is/are allowed.								
6)⊠	6)⊠ Claim(s) <u>1-9</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
8)	8) Claims are subject to restriction and/or election requirement.								
Application Papers									
9)	9) The specification is objected to by the Examiner.								
10)	10) The drawing(s) filed on is/are objected to by the Examiner.								
11)									
12)	The oath or declaration is objected to by the Examiner.								
Priority (under 35 U.S.C. § 119								
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a) ☐ All b) ☐ Some * c) ☐ None of:									
ĺ	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
* 5	Copies of the certified copies of the prio application from the International Buse the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).		al Stage					
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).									
Attachmer	nt(s)								
16) Not	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449) Paper No(s)	19) Notice of Informa	ary (PTO-413) Paper al Patent Application						

Art Unit: 2161

Status of Claims

1. Claims 1-9 have been examined.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kara, U.S. 5,801,944 in view of Bresnan et al., U.S. Patent No. 5,873,073 and File, U.S. Patent No. 5,174,493.

As per claims 1-9, Kara teaches a method and processor based system for printing indicia onto a document (abstract, lines 1-14; figures 16A, B and 18; column 6, 10-34). Kara also teaches document folding (column/line 5/65-6/4). However, Kara does not teach of fold configuration selection. File teaches C and Z fold reply envelopes (figures 1-9). Although, File does not disclose half-folds, the Examiner takes Official Notice that document fold configurations are well known in the art of document and mail processing.

Art Unit: 2161

And, that these folds can be applied according to the message that a user would like to convey to the document or mailer recipient. Bresnan et al. teach a mail piece production system. In particular, Bresnan et al. discloses a method and system for producing a finished mail piece that:

- allows users to select first and second fold configurations (column 8, lines 40-62;
 column/line 9/63-10/8)
- allows users to select amongst half, C or Z folds (column 8, lines 56-62; column 10, lines 5-7)
- identifies to the processor the configuration selections and creating the document the document (column 2, lines 21-50; column 3, lines 15-56; column 8, lines 40-62; column/line 9/63-10/8)
- allows a user to input secondary information such as paper size (column 8, lines 60-62)
- document printing, metering, return envelopes and inserts (abstract, lines 4-17; column/line 9/63-10/26; column 11, lines 20-38; column/line 18/61-19/12).

Therefore, it would have been obvious to combine the teachings of Kara, File and Bresnan et al. Mailers that include reply documents as part of a document or as inserts are well known. Some of these reply mailings have postage already accounted for by the mailer source (e.g. "No postage necessary..."). Using the system of Kara a user can print a first postage indicia on the original document and a second indicia on the reply

Art Unit: 2161

1

document. File teaches that a "reply" can have a plurality of fold configurations ('493, column 1, lines 40-43). By applying the configuration selection of Bresnan et al., a user can accommodate multiple configurations and print indicia accordingly ('944, figures 16A and B; '073, abstract, lines 8-13).

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:
 - Taylor teaches a mailer with return envelope
 - Sauerwine et al. teach a single sheet Z-fold mailer
 - Harvey et al. teach encrypted postage indicia printing for mailer inserting systems
 - Harman et al. teach a document control page interface.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Calvin Loyd Hewitt II whose telephone number is (703) 308-8057. The examiner can normally be reached on Monday-Friday from 8:30 AM 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James P. Trammell, can be reached at (703) 305-9768.

Art Unit: 2161

Any response to this action should be mailed to"

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or faxed to:

(703) 308-9051 (for formal communications intended for entry)

or:

(703) 308-5397 (for informal or draft communications, please label

"PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,

Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Calvin Loyd Hewitt II

March 14, 2001

JAMES P. TRAMMEL

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100